

REMARKS/ARGUMENTS

In the Decision on Appeal mailed July 17, 2010, the Board noted that Claim 18 contained a minor informality which needed correction. In the last step of this claim, the phrase “mixing with admixture with heated air” should read –mixing the admixture with heated air--. By the present amendment, this minor informality in claim 18 has been corrected. No other amendments to the claims have been made.

In view of the Decision on Appeal of the Board, is submitted that all of the claims are in condition for allowance. Notification allowability is respectfully requested.

Respectfully submitted,
Eric J. Hansen and Jesse J. Williams

Dated: August 17, 2010

By: /John E McGarry/
John E. McGarry, Reg. No. 22,360
MCGARRY BAIR PC
32 Market SW
Grand Rapids, Michigan 49503
(616) 742-3500